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**REVISED REMOVAL ACTION WORK PLAN
FOR THE PLANT 1 PAD CONTINUING
RELEASE**

06-14-91

**DOE-1544-91
DOE-FSO/EPA
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LETTER**



Department of Energy

Fernald Site Office
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JUN 14 1991

DOE-1544-91

Ms. Catherine A. McCord
Remedial Project Manager
U. S. Environmental Protection Agency
Region V - 5HR-12
230 South Dearborn Street
Chicago, IL 60604

Mr. Graham E. Mitchell, DOE Coordinator
Ohio Environmental Protection Agency
40 South Main Street
Dayton, OH 45402

Dear Ms. McCord and Mr. Mitchell:

REVISED REMOVAL ACTION WORK PLAN FOR THE PLANT 1 PAD CONTINUING RELEASE

References: Letter, DOE-1298-91, J. R. Craig to C. A. McCord, "Plant 1 Pad Removal Action," dated May 9, 1991

This letter transmits the revised Work Plan for the Plant 1 Pad Continuing Release Removal Action. In order to meet the schedule constraints associated with the implementation of this Removal Action, U. S. EPA approval is needed as soon as possible.

In the spirit of cooperation, DOE is submitting the revised Work Plan for this Removal Action. This documentation was prepared in response to the comments received from U. S. EPA and Ohio EPA. The changes as a result of comments are indicated in bold italicized face to aid in the review of this lengthy document. Separate responses to comments were previously transmitted to U. S. EPA and Ohio EPA on March 1, 1991. Ohio EPA approval of the responses and the Work Plan was received on April 3, 1991.

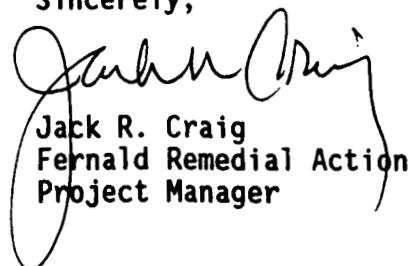
In addition, it is currently planned to install three temporary tension support structures for the purpose of providing covered storage for 18,000 drums for the period of 16 months while the permanent structures are being constructed.

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FERNALD'S MAIN PRIORITY IS CLEANUP

If you have any questions, please contact Robert J. Janke at (513) 738-6883 or FTS 774-6883.

Sincerely,


Jack R. Craig
Fernald Remedial Action
Project Manager

FSO:Janke

Enclosure: As stated

cc w/encl.:

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